

Christopher Hansen  
 Name  
P.O. Box 320  
Bellevue Id. 83313  
 Prison Number

2005 MAR 30 12:32b

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COUNSEL/PARTIES OF RECORD	
APR 20 2005	
CLERK US DISTRICT COURT	
DISTRICT OF NEVADA	
BY <u>MZ</u>	DEPUTY

UNITED STATES DISTRICT COURT  
 DISTRICT OF NEVADA

Christopher Hansen,  
 Plaintiff,  
 vs.  
Bureau of Prisons,  
 Defendant(s).

CV-S-05-0424-JCM-RJJ

CIVIL RIGHTS COMPLAINT  
 PURSUANT TO  
 42 U.S.C. § 1983

A. JURISDICTION

- 1) This complaint alleges that the civil rights of Plaintiff, Christopher Hansen  
 (Print Plaintiff's name)  
 who presently resides at 820 P.O. Box 320 Bellevue Id. 83313, were  
 violated by the actions of the below named individuals which were directed against  
 Plaintiff at North Las Vegas Detention Center on the following dates  
 (institution/city where violation occurred)  
03-03-05, \_\_\_\_\_, and \_\_\_\_\_  
 (Count I) (Count II) (Count III)

Make a copy of this page to provide the below information if you are naming more than five (5) defendants

2) Defendant Bureau of Prisons resides at North Las Vegas Detention Center  
 (full name of first defendant) (address if first defendant)  
 and is employed as N/A This defendant is sued in his/her  
 (defendant's position and title, if any)  
 \_\_\_ individual ☒ official capacity. (Check one or both). Explain how this defendant was  
 acting  
 under color of law: Kept me pass my release date

3) Defendant \_\_\_\_\_ resides at \_\_\_\_\_,  
 (full name of first defendant) (address if first defendant)  
 and is employed as \_\_\_\_\_ This defendant is sued in his/her  
 (defendant's position and title, if any)  
 \_\_\_ individual \_\_\_ official capacity. (Check one or both). Explain how this defendant was  
 acting  
 under color of law: \_\_\_\_\_

4) Defendant \_\_\_\_\_ resides at \_\_\_\_\_,  
 (full name of first defendant) (address if first defendant)  
 and is employed as \_\_\_\_\_ This defendant is sued in his/her  
 (defendant's position and title, if any)  
 \_\_\_ individual \_\_\_ official capacity. (Check one or both). Explain how this defendant was  
 acting  
 under color of law: \_\_\_\_\_

5) Defendant \_\_\_\_\_ resides at \_\_\_\_\_,  
 (full name of first defendant) (address if first defendant)  
 and is employed as \_\_\_\_\_ This defendant is sued in his/her  
 (defendant's position and title, if any)  
 \_\_\_ individual \_\_\_ official capacity. (Check one or both). Explain how this defendant was  
 acting  
 under color of law: \_\_\_\_\_

6) Defendant \_\_\_\_\_ resides at \_\_\_\_\_,  
(full name of first defendant) (address if first defendant)  
and is employed as \_\_\_\_\_ This defendant is sued in his/her  
(defendant's position and title, if any)  
\_\_\_\_\_ individual \_\_\_\_\_ official capacity. (Check one or both). Explain how this defendant was  
acting

under color of law: \_\_\_\_\_

7) Jurisdiction is invoked pursuant to 28 U.S.C. § 1343 (a)(3) and 42 U.S.C. § 1983. If you wish  
to assert jurisdiction under different or additional statutes, list them below.

**B. NATURE OF THE CASE**

1) Briefly state the background of your case.

The BOP kept me passed my release date  
from jail

**C. CAUSE OF ACTION**

**COUNT I**

The following civil rights has been violated: Kept passed release date

from jail

Supporting Facts: [Include all fact you consider important. State the facts clearly, in your own words, and without citing legal authority or argument. Be sure you describe exactly what each specific defendant (by name) did to violate your rights].

I was a federal detainee at the North Las  
Vegas Detention Center. My release date according  
to the BOP was March 3 2005. I was not  
released until March 4 2005 My Case No.  
was MS-S-04-1273-RJJ. I have a letter  
stating my release date from the BOP

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**E. REQUEST FOR RELIEF**

I believe that I am entitled to the following relief:

I am entitled to compensatory damages in the  
amount of \$1,000 dollars. I am asking for ~~most~~  
monetary damages in the compensatory form.

I understand that a false statement or answer to any question in this complaint will subject me to penalties of perjury. **I DECLARE UNDER PENALTY OF PERJURY UNDER THE LAWS OF THE UNITED STATES OF AMERICA THAT THE FOREGOING IS TRUE AND CORRECT.** See 28 U.S.C. § 1746 and 18 U.S.C. § 1621.

\_\_\_\_\_  
(Name of Person who prepared or helped  
prepare this complaint if not Plaintiff)

Christopher Hansen  
(Signature of Plaintiff)

03-30-05  
(Date)

-----  
(Additional space if needed; identify what is being continued)

Christopher Hansen  
vs

Bureau of Prisons

Case No. # CU-S-05-0424-JCM-RJJ  
addendum to complaint

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MAR 31 2005

2005 MAR 31 A 11:37

U.S. DISTRICT COURT  
DISTRICT OF COLUMBIA

CLERK OF COURT

NAME: Hansen Christopher FIRST: CHRISTOPHER LAST: HANSEN

DATE: 03/13/05 TIME: 10:00

LOCATION: 13 258572100

SHIRT: M PANTS: M SHOES: 13 258572100

CLIPPING: 13 258572100

REMARKS: Bro 2  
Whi

219

Hansen  
Christopher  
100

1104102  
104528

RECEIVED: ☐ YES ☐ NO INTERVIEW REPORT COMPLETED: ☐ YES ☐ NO

Date/Time Released: 030905 0313

IRS Signature/P#: 104528

Receiving Officer Signature/P#: 030905 0313

I certify that I have received a return court slip for: ☐ Justice Court Dept # 11 ☐ Municipal Court

Court Date Issued:

\* Clothing will be rated 1 - 5 for overall condition. 1 being terrible condition, 5 being great condition. Clothing remarks will describe item, such as torn, contaminated, etc.